BK 95 (Rev. 8/83)

FILED
U.S. BANKRUPTCY COURT
HORTHERN DISTRICT OF IOWA

United S	States We	mkruptcy U	ourt pec
For the NORTHERN	Dis	trict of IOWA	DEC _ 8 1987
IN RE: MICHAEL L. WENDT, Debtor. AMERICAN TRUST AND SAVINGS BANK, v. MICHAEL L. WENDT	Plaintiff Defendant		BARBARA A EVERLY, CLERK 84-00371 ng No86-0220C
	JUDGM	ENT	
This proceeding having come on Melloy the issues having been duly tried		. United States Ba	inkruptcy Judge, presiding, and
	[0	OR]	
☐ The issues of this proceeding hav	ring been duly con	sidered by the Honorable	e
having been reached without trial			inkruptcy Judge, and a decision
IT IS ORDERED AND ADJUDO shall recover judgment of One Hundred Ninety-s (\$196.904) with no inte at present per order in	against Def six Thousand erest to acc	endant, Michael , Nine Hundred I	L. Wendt, in the sum Four Dollars
		Record	Page <u>57</u>
			A. EVERLY Bankruptcy Court
[Seal of the U.S. Bankruptcy Court]		Sierk of I	James John John John John John John John John

Date of issuance: December 8, 1987

By: Missan a Solar

U.S. BANKRUPTCY COURT NORTHERN DISTRICT OF IOWA

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF IOWA

DEC - 8 1987

IN RE:) Chapter 11 Converted to Chapter 78480.	
MICHAEL L. WENDT,	Chapter 11 Converted to Chapter **PARBARA A EVERLY, CLERK BANKRUPTCY NO. 84-00371	
Debtor.)	
AMERICAN TRUST AND SAVINGS	ADVERSARY NO. 86-0220C	
BANK,)) JUDGMENT ENTRY	
Plaintiff,	O D S I D I D I I I I I I I I I I I I I I	
vs.		
MICHAEL L. WENDT,		
Defendant		

The Court finds that it has jurisdiction of the parties and the subject matter and that the indebtedness of Defendant to Plaintiff is nondischargeable to the extent referred to below.

IT IS ORDERED, ADJUDGED AND DECREED that Plaintiff, American Trust and Savings Bank, have and recover judgment against Defendant, Michael L. Wendt, in the amount of One Hundred Ninety-six Thousand, Nine Hundred Four Dollars (\$196,904) with no interest to accrue thereon. However, no execution shall issue on the judgment for as long as Steven J. Wendt and Rebecca M. Wendt and Larry R. Wendt are current under their obligations as set forth in their Plans of

Reorganization filed in this Court, Bankruptcy Number 84-00373 and Bankruptcy Number 84-00372, respectively. Further, Plaintiff may not transcribe or transfer entry of this judgment to any other jurisdiction or court for as long as Steven J. Wendt and Rebecca M. Wendt and Larry R. Wendt are current under their obligations as set forth in their Plans of Reorganization referred to above. payments received by Plaintiff from Steven J. Wendt, Rebecca M. Wendt or Larry R. Wendt under that part of their respective Plans of Reorganization related to their guarantees of Defendant's indebtedness to Plaintiff shall reduce the judgment rendered against Defendant, and any payment received by Plaintiff from Defendant shall reduce the amount to be paid by Steven J. Wendt, Rebecca M. Wendt and Larry R. Wendt under that part of their Plans of Reorganization related to their guarantees of Defendant's indebtedness to Plaintiff.

ANKRUPTCY JUDGE

Approved as te

Gerald Lyell Fatka, Attorney for Plaintiff

David E. Grinde,

Attorney for Defendant

Copy mailed w/copy of Judgment to Gerald Lyell Fatka, Atty for Plaintiff;

David Grinde and R. Fred Dumbaugh, Attys for Defendant;

by ordinary mail this 12/8/87

Threemal Deputy Clerk

P O Box 4371

Cedar Rapids, IA 52407